

BOARD OF SUPERVISORS AGENDA ITEM REPORT CONTRACTS / AWARDS / GRANTS

Requested Board Meeting Date: October 6, 2015

or Procurement Director Award

Contractor/Vendor Name (DBA): Alltel Communications Southwest Holdings, Inc., a Delaware Limited Liability Company, dba Verizon Wireless ("Alltel").

Master Agreement for Wireless Communications Facilities with Alltel (the "Master Agreement") and Site-Specific Agreements ("SSA's") with Altell for 4 specified locations at: AZTU La Paloma; AZTU Sabino Canyon; Sunrise and Wilmot; and Sunrise and Campbell.

Purpose:

In July, 2000, County entered into a Right of Way Use License (the "License") with 360 Communications ("360") in connection with the 4 SSA sites listed above, together with two other sites which have since been decommissioned. Alltel subsequently merged with 360 and assumed the rights and obligations under the License, which License has since been amended on several occasions to to upgrade or decommission sites and to extend the License through July 4, 2015. With the subject Master Agreement and SSA's the parties desire to replace the License and to extend the term of the SSA's for the 4 sites for an additional 5 year period through July 4, 2020. The Master Agreement establishes terms and conditions under which Alltel may continue to install, operate and maintain wireless communications facilities within unincorporated Pima County. The SSA's stipulate conditions for each of the respective sites authorized for use under the Master Agreement.

Procurement Method:

N/A

Program Goals/Predicted Outcomes:

To stipulate the terms and conditions under which Alltel may continue to install, operate and maintain wireless communications facilities within unincorporated Pima County via the subject Master Agreement and the 4 subject SSA's.

Public Benefit:

The Master Agreement and SSA's will extend the term of the Alltel's right to occupy County right of way to operate and maintain wireless communications facilities for its cell phone customers at the 4 subject locations in unincorporated Pima County.

Metrics Available to Measure Performance:

Alltel to provide certificate of insurance as stipulated in the Master Agreement; pay annual fees as provided in SSA's; obtain permits as required; comply with highway safety and construction standards; exercise care and restore County roadways or facilities as warranted; and provide written notice of change to use of facility.

Retroactive:

This renewal will be retroactive to July 5, 2015. A short delay was experienced as a result of a change of personnel in the IT department.

To: CoB 9-23-15 (2): Ver. 1 Pgs. - 54

Procure 1ept ()9/1775/15 PM 11:01

Original Information	
Document Type: CTN Department Co	de: <u>IT</u> Contract Number (i.e.,15-123): <u>15*115</u>
Effective Date: 7-4-2015 Termination Date: 7-	4-2020 Prior Contract Number (Synergen/CMS):
Expense Amount: \$ -0-	⊠ Revenue Amount: \$ 465,853.08
Funding Source(s): Not Applicable.	
Cost to Pima County General Fund: Not Applicab	le.
Contract is fully or partially funded with Federal F	unds? 🗌 Yes 🖾 No 📋 Not Applicable to Grant Awards
Were insurance or indemnity clauses modified?	⊠ Yes ☐ No ☐ Not Applicable to Grant Awards
Vendor is using a Social Security Number?	☐ Yes ☒ No ☐ Not Applicable to Grant Awards
If Yes, attach the required form per Administrative	e Procedure 22-73.
Amendment Information	
Document Type: Department Co-	de: Contract Number (i.e.,15-123):
Amendment No.:	AMS Version No.:
Effective Date:	New Termination Date:
☐ Expense ☐ Revenue ☐ Increase ☐ D	
Funding Source(s):	•
Cost to Pima County General Fund:	
Contact: Michael D. Stofko	
Department: Real Property Services \	Telephone: 520-724-6667
Department Director Signature/Date:	9-4-2015
Deputy County Administrator Signature/Date: 2	Dusser of bendernal 8/15/15
County Administrator Signature/Date: (Required for Board Agenda/Addendum Items)	Haffellen 7115/15



١	CONTRACT	
	NO. CIN. II- 15 00000 00000000000000000000000000000	15
	This number must appear on all invoices, correspondence and documents pertaining to this contract.	

PIMA COUNTY LICENSE

MASTER AGREEMENT FOR WIRELESS COMMUNICATIONS FACILITIES

Contract #CTN-IT-15000000000000000115 (formerly #CTN-IT-CMS140044, #12-14-T-140044-0700)

THIS MASTER AGREEMENT (the "Agreement") is entered into between Pima County ("Licensor"), a political subdivision of the State of Arizona, and Alltel Communications Southwest Holdings, Inc., a Delaware Limited Liability Company, d/b/a Verizon Wireless ("Licensee"), and shall be effective July 5, 2015.

RECITALS

Licensor and 360 Communications Company of Nevada, a Nevada limited partnership, entered into a Non-Exclusive Right-of-Way Use License (the "License") dated July 5, 2000, with an expiration date of July 4, 2005, and recorded on July 13, 2000, in Docket 11339, Page 59, in the office of the Pima County, Arizona, Recorder in connection with the sites known as AZTU Sunrise & Campbell, AZTU Sabino Canyon, AZTU Sunrise & Wilmot, and AZTU La Paloma, as well as two (2) other sites that have subsequently been decommissioned.

Licensee, formerly known as Alltel Communications of the Southwest Limited Partnership, subsequently merged with 360 Communications Company of Nevada and assumed the rights and obligations under the License. The License has been amended on multiple occasions to upgrade or terminate sites A-F (Exhibits B-G) and extend the License through July 4, 2015.

With this Agreement, together with the concurrent execution of the applicable SSAs (as defined below) for AZTU Sunrise & Campbell, AZTU Sabino Canyon, AZTU Sunrise & Wilmot, and AZTU La Paloma, the parties desire to terminate and replace the License for the above four (4) sites, and to extend the term of the sites for an additional five year period, through July 4, 2020, and to allow for additional SSAs to be entered into.

1. Master Agreement. This Agreement sets forth the terms and conditions under which Licensor may grant right-of-way sites to Licensee. This Agreement does not obligate Licensor to license any right-of-way site. The licensing of specific right-of-way sites will be governed by the terms of a Site-Specific Supplemental Agreement (an "SSA") in the

form attached to this Agreement as Exhibit A which will be effective upon execution by both Parties. Licensor's Chief Information Officer is authorized to execute SSAs pursuant to this Agreement on behalf of Licensor in those situations where the Licensee's sole purpose is to exchange equipment at an existing site (Exhibit B). All other conditions will require endorsement by the Pima County Board of Supervisors or the Procurement Director. Any modifications to this Agreement shall be made only pursuant to Section 26.

- 2. Site-Specific Supplemental Agreements. Upon execution of an SSA by both Parties, Licensor will have granted Licensee a license to use that site. Each SSA sets forth the right-of-way location, description of Licensee's facilities, and fee schedule that will apply to the license and will incorporate the terms and conditions of this Agreement. In the event of any conflict or inconsistency between this Agreement and the terms and conditions set forth in an SSA, the terms and conditions of the SSA shall govern for the specific right-of-way site identified in such SSA. Any modifications to Site-Specific Agreements shall be made only pursuant to Section 26.
- 3. Hold Harmless. All costs associated with this Agreement and any SSA issued pursuant hereto shall be at the sole expense of Licensee. Licensee assumes responsibility and liability for any injury or damage to the licensed right-of-way, or to any person while using the licensed right-of-way, arising out of this Agreement or any SSA issued pursuant hereto. To the fullest extent allowed by law, Licensee shall indemnify, defend, and hold harmless Licensor and its governing body, officers, departments, employees, and agents from and against any and all suits, actions, legal or administrative proceedings, claims, demands, or damages of any kind or nature arising out of this Agreement or any SSA issued pursuant hereto, which are attributed, in whole or in part, to any act or omission of the Licensee, its agents, its employees, or anyone acting under its direction or control, or on its behalf, except to the extent such suits, actions, legal or administrative proceedings, claims, demands, or damages arise from the negligence or willful misconduct of Licensor. If Licensor is sued in any court by any person, firm, association, or corporation to recover damages for injuries or death to person or property on account of the construction, installation, operation, maintenance, repair, or replacement of facilities of Licensee, Licensee shall defend all such suits and pay any resulting final judgments, and shall, at the option of Licensor, be made a party to any such court proceeding. This provision shall not bar Licensee from claiming contribution for such injuries, death, damages, and/or defense costs after, and to the extent Licensor is found liable by a court of competent jurisdiction for such damages, injuries, or death by reason of acts or omissions of Licensor or its employees, servants, or agents. This indemnity shall survive the termination of this Agreement.
- 4. Insurance. Prior to engaging in any construction or other activity in any public right-of-way, Licensee shall obtain commercial general liability insurance with a limit of \$5,000,000 per occurrence for bodily injury and property damage and \$5,000,000 general aggregate, including products /completed operations, separation of insureds, explosion/collapse and underground property damage, and including Licensor as an Additional Insured as their interest may appear. Licensee's insurance shall be primary insurance, and Licensor's insurance, if any, shall be considered non-contributory.

The policy shall be maintained throughout the term of this Agreement by Licensee and a certificate of insurance shall be supplied to Licensor. Any modification or variation from the insurance requirements in this Agreement shall be made by Licensor in consultation with the County's Department of Finance and Risk Management. Such modification will not require a formal amendment, but may be made by administrative action, and without the consent of Licensee, upon notice by Licensor. Licensee shall supply a certificate of insurance including the modification within ten (10) days from the date notice of the modification is received by Licensee. Such notice will be given pursuant to Section 24 of this Agreement. Failure by Licensee to supply a modified certificate of insurance as required by this paragraph may constitute material breach by Licensee and grounds for immediate termination of this Agreement by Licensor. Licensee further hereby consents to the addition of the modified insurance requirements to any SSA issued pursuant hereto.

- 5. Renewal Application Fee. Pursuant to A.R.S. § 9-582 (A) (2), and solely in connection with this Agreement and not any SSAs, Licensee shall pay Licensor a renewal application fee in the amount of \$1,700.00 (Ordinance No. 2004-19, Section 1. k.). Payment of this fee is due no later than thirty (30) days following the full execution of this Agreement.
- 6. Annual Fee. Licensee shall pay annual fees to Licensor as set forth in individual SSAs. Payments shall be due as stipulated in each SSA. Fees are subject to annual five percent (5%) escalation.

If payment is not received within thirty (30) days of the due date, Licensee shall pay interest (simple interest, not compounded) on the past due license fee amount or any other sum due under this Agreement at the rate of ten percent (10%) per annum as allowed by A.R.S §44-1201. Interest shall be calculated from the date due until paid.

- 7. Term. This Agreement is effective upon execution by both parties and will remain in effect through July 4, 2020. This Agreement is renewable for successive five-year terms upon mutual agreement of both parties. This Agreement or any SSA issued pursuant hereto may be terminated or revoked by Licensor upon written notice to Licensee executed by the Chief Information Officer of the Pima County Information Technology Department and the refund to Licensee of a prorated portion of any applicable license fee. The expiration or other termination of this Agreement will also terminate any SSAs issued pursuant hereto. Upon receipt of written notice from Licensor that this Agreement or any SSA issued pursuant hereto is terminated or revoked, Licensee shall remove the Encroachment from the right-of-way at no expense to Licensor, and to the satisfaction of Licensor, within ninety (90) days. Licensee shall restore the right-of-way to the pre-Agreement condition or as may be mutually agreed upon.
- 8. Licensee Has No Interest or Estate. Licensee agrees that it has no claim, interest, or estate at any time in the right-of-way by virtue of this Agreement or any SSA issued pursuant hereto. Upon expiration, termination or revocation of this Agreement or any SSA issued pursuant hereto, Licensee shall have no right of entry upon the right-of-way.
- 9. No Exclusive Right. Nothing in this Agreement shall be construed to grant Licensee an exclusive right to erect and maintain its facilities in the public right-of-way. Facilities of

Licensee shall be erected so as not to interfere with the reasonable use of the public right-of-way. The location of facilities of Licensee shall not be a vested interest, and its facilities shall be removed or relocated by Licensee at Licensee's sole cost and expense whenever they restrict or obstruct the use or location, or any future use or location, of the public right-of-way or of facilities of Licensor, or the use thereof by the public.

- 10. Removal of Encroachment; Performance Bond. Nothing in this Agreement or any SSA issued pursuant hereto shall be construed to prevent Licensor from abandoning, altering, improving, repairing, or maintaining facilities of Licensor or the public right-ofway and, for that purpose, requiring Licensee at its own expense to remove, relocate, or abandon in place Licensee's facilities to accommodate the activities of Licensor. Upon termination of this Agreement or any SSA issued pursuant hereto for any reason, or in the event partial or total removal of any facility becomes necessary for any purpose, Licensee shall promptly remove the facility at its sole cost and expense. In this event, Licensee shall not seek compensation or financial reimbursement for costs associated with the removal or relocation of the facility. In the event the facility is not promptly removed by Licensee, Licensor shall have the right to remove the facility. To secure its obligation herein, Licensee shall provide a performance bond in the amount of Five Thousand Dollars (\$5,000.00). Licensor shall be entitled to the bond proceeds in the event Licensee fails to remove any facility promptly upon reasonable notice and Licensor removes the facility. The bond shall be maintained throughout the term of this Agreement or any SSA issued pursuant hereto. If evidence of a renewal of the bond is not provided to Licensor thirty (30) days prior to the bond's expiration, this Agreement or any SSA issued pursuant hereto shall automatically terminate and the bond shall become payable. This Agreement or any SSA issued pursuant hereto shall become null and void if the bond lapses.
- 11. Damage to or Destruction of Facilities. Licensor shall not be liable for lost revenues sustained by Licensee because of damage, modification, or alteration to, or destruction of, its facilities in the public right-of-way when such costs or lost revenues result from construction, operation, and maintenance of facilities of Licensor in the public right-of-way, provided the activities resulting in such costs or lost revenues are conducted in accordance with applicable laws and regulations.
- 12. Conflict of Interest. This Agreement is subject to A.R.S. section 38-511, which provides for cancellation of contracts by Licensor for certain conflicts of interest, and which is incorporated herein as if set forth fully in relevant part.
- 13. County Permits; No Authorization for Wrongdoing. This Agreement or any SSA issued pursuant hereto does not constitute a County permit for right-of-way use. Nothing in this Agreement or any SSA issued pursuant hereto relieves Licensee from its duty to obtain all applicable permits for right-of-way use from the appropriate County departments and the Pima County Flood Control District. Licensee shall construct its proposed facilities in accordance with the plans submitted to Licensor with the application for any SSA. Licensor review or approval of plans or specifications, or issuance of a permit for an activity or an installation, construction, or location of a facility of Licensee, or the failure of Licensor to direct Licensee to take any precautions or make

any changes or to refrain from doing anything, shall not be construed to be an authorization for or approval of any violation of an industry standard pertaining to the location or construction of a utility facility in a public right-of-way. No review, approval, or permit presuming to give such authority shall relieve Licensee of its obligations under this Agreement or any SSA issued pursuant hereto regarding the location and construction of facilities. The failure of Licensor to direct Licensee to take any precautions or make any changes or to refrain from doing anything, shall not excuse Licensee from its responsibilities hereunder to Licensor or others for injury to persons or damage to property.

- 14. Licensor Participation in Suit, Action or Proceeding. Licensor shall have the right at all times to take part in any suit, action, or proceeding instituted by or against Licensee (a) in which any judgment or decree can be rendered foreclosing any lien on any of Licensee's facilities situated within the public right-of-way, (b) seeking to enjoin, restrain, or in any manner interfere with Licensee in the performance or observance by it of any of the terms or conditions of this Agreement or any SSA issued pursuant hereto, or any regulation, notice or direction of Licensor in such connection, (c) affecting the rights, powers or duties of Licensee to do or not to do anything which by this Agreement or any SSA issued pursuant hereto it may be required to do or not to do, or (d) which involves or might involve the constitutionality, validity, or enforcement of this Agreement or any SSA issued pursuant hereto. Licensor may take such steps relating to the suit, action, or proceeding as Licensor may deem necessary or advisable to protect the interests of Licensor or the public interest.
- 15. Compliance with Highway Safety. Construction of facilities shall not interfere with the safety of the traveling public or the authorized public use of the right-of-way, and may not otherwise interfere with the general health, safety, and welfare of the citizens of Pima County. Once constructed, Licensee shall maintain its facilities at Licensee's sole cost and expense so as not to interfere with safe sight distance or safe travel along the right-of-way.
- 16. Location and Construction Standards. The location and construction of facilities in the public right-of-way shall conform to applicable industry standards then in effect and as may be directed by Licensor in order not to interfere with a planned future use of the public right-of-way by Licensor. All facilities of Licensee shall be located so as to cause minimum interference with the proper use of the public right-of-way, and to cause minimum interference with the rights and reasonable convenience of property owners whose property is adjacent to the public right-of-way.
- 17. Barriers and Signs. Any opening or obstruction in the public right-of-way made by Licensee in the course of the construction, maintenance, operation, repair, replacement, or removal of facilities shall be guarded and protected at all times by the placement of adequate barriers, the bounds of which during periods of dusk and darkness shall be clearly designated by warning lights. Any work performed by Licensee along a public highway open for travel shall be properly signed and marked with warning and directional devices in accordance with A.R.S. section 28-650 and the "ADOT"

Construction Manual", Arizona Department of Transportation, Chapter 7 Traffic Control Facilities, January, 2005, as amended now and in the future.

- 18. Inspection Charge. Licensor, if it deems it necessary, may inspect any construction, operation, and maintenance by Licensee in the public right-of-way to ensure proper performance of this Agreement or any SSA issued pursuant hereto and conformance with applicable federal, state, and county laws, ordinances, and regulations, and Licensor may make a reasonable charge for such inspection, provided such charge is lawfully adopted and uniformly imposed and collected for such inspections from other utilities or persons similarly situated to Licensee.
- 19. Care and Restoration of County Roadway or Facilities. In the construction, maintenance, repair, and operation of its facilities, Licensee shall not alter the direction, surface, grade, or alignment of the County roadway. Licensee shall use all necessary care to avoid doing or permitting to be done any damage, disturbance, alteration, or modification to the facilities of Licensor. If Licensee shall do or permit to be done any damage, disturbance, alteration, or modification, Licensee, at its expense and in a manner approved by Licensor's Engineer, and to the satisfaction of Licensor, shall restore the roadway or facilities to the condition in which they were before being damaged, disturbed, altered, or modified, and shall also be liable to Licensor or others for any other damages that may accrue because of said damage, disturbance, alteration, or modification. The restoration shall be initiated promptly and completed expeditiously in recognition of the duty of Licensee to give the restoration, repair, or replacement of Licensor's roadway or facilities priority over any non-emergency activities of Licensee.
- 20. Compliance; Assent to Legality. Licensee shall conform to and abide by and perform all the conditions, provisions, requirements, and limitations in this Agreement or any SSA issued pursuant hereto. Licensee shall be subject to all County ordinances and regulations now in force or that hereafter may be lawfully adopted, including all ordinances and regulations relating to the physical use of public rights-of-way by utilities. Licensee shall not set up as against Licensor any claim that the provisions of this Agreement or any SSA issued pursuant hereto or any applicable County ordinance or regulation now lawfully in force are unreasonable, arbitrary, or void.
- <u>21. Non-Exclusivity</u>. This Agreement or any SSA issued pursuant hereto and the privileges granted therein shall not be exclusive, and Licensor expressly reserves the right to grant, from time to time, similar agreements licenses and privileges over the same rights-of-way to any other person, firm, or corporation.
- 22. Approval for Sale, Assignment or Transfer. Licensee shall not lease the total capacity of its system or network, sell or license the use of its facilities, or otherwise transfer or assign any rights or obligations under this Agreement or any SSA issued pursuant hereto to another entity unless Licensor first gives its written approval, which approval shall not be unreasonably withheld. This prohibition shall not apply to assignments made or security interests granted by Licensee solely for the purpose of securing financing. This prohibition also shall not apply in the event that the Agreement or any SSA issued pursuant hereto is transferred, assigned, or sold to an interest completely affiliated with

Licensee. Licensee shall, however, provide at least thirty (30) days' advance notice of any such affiliate transfer, assignment, or sale. Licensor shall have discretion to review the financial, technical, and operational qualifications of any entity acquiring this Agreement or any SSA issued pursuant hereto by any transfer, assignment, or sale. If Licensor fails to give any written or verbal disapproval within forty-five (45) days of receiving a request from Licensee for approval of Licensee's transfer or assignment of rights or obligations under this Agreement or any SSA issued pursuant hereto, Licensor shall be deemed to have consented to the transaction.

- 23. Future Regulation. All rights hereunder are granted under the express condition that the Pima County Board of Supervisors shall have the power at any time, in accordance with applicable law, to impose such restrictions and limitations, and to make such regulations as to the physical use of said right-of-way by Licensee as may be deemed best for the public safety or welfare.
- <u>24. Notices</u>. All notices, requests, demands, and communications under this Agreement or any SSA issued pursuant hereto will be given by first-class, certified, or registered mail, return-receipt requested, or by a nationally recognized overnight courier, postage prepaid, to be effective when properly sent and received, refused, or returned undelivered. Notices will be addressed to the parties as follows:

If to Licensee: Alltel Communications Southwest Holdings, Inc.

dba Verizon Wireless Attn: Network Real Estate 180 Washington Valley Road Bedminster, New Jersey 07921

If to Licensor: Pima County Government

Information Technology Department

Attn: Contract Administrator 150 West Congress, 6th Floor

Tucson, AZ 85701 Phone: 520-724-8113

Email: contract.administrator@pima.gov

With payment to: Pima County Revenue Management

130 W Congress

Mail Stop: DT-BAB6-401

Tucson, AZ 85701

Either party hereto may change the place for the giving of notice to it by giving thirty (30) days' prior written notice to the other as provided herein.

<u>25. Non-Discrimination</u>. Licensee agrees to comply with all provisions and requirements of Arizona Executive Order 2009-09 which is hereby incorporated into this contract as if set forth in full herein <u>including flow down of all provisions and requirements to any subcontractors</u>. During the performance of this Agreement or any SSA issued pursuant

hereto, Licensee shall not discriminate against any employee, client or any other individual in any way because of that person's age, race, creed, color, religion, sex, disability or national origin.

- <u>26. Modifications</u> -- Any addition, variation, or modification to this Agreement or to any SSA issued pursuant hereto shall be void and ineffective unless made in writing and signed by an authorized representative of each party.
- <u>27. Authority To Sign</u> -- Licensee represents that the individual signing this Agreement or any SSA issued pursuant hereto on behalf of Licensee presently has and shall maintain full authority to enter into this Agreement or any SSA issued pursuant hereto and to bind and obligate Licensee to the terms, rights, and obligations under this Agreement or any SSA issued pursuant hereto.
- 28. Prior Replaced Agreement -- Licensor and Licensee agree that, on July 5, 2015, this Agreement shall replace the License referenced by Licensee as Contract #NG86631 (NRE#212984), Contract #NG86538 (NRE#213135), Contract #NG86633 (NRE#213192), and Contract #NG82837 (NRE#213187), between Licensor and Licensee. Licensor and Licensee acknowledge that notwithstanding the replacement of the License and the commencement of this Agreement, Licensee may continue to make, and Licensor may continue to receive, rental and other payments pursuant to the License. In such event, any rental or other payments made pursuant to the License after its replacement shall be applied and credited against any rentals or other payments due under this Agreement.

REMAINDER OF PAGE INTENTIONALLY LEFT BLANK

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IN WITNESS WHEREOF, the parties have affixed their signatures to this Agreement on the dates written below.

PIMA COUNTY:	LICENSEE:
Chair, Board of Supervisors	Alltel Communications Southwest Holdings, Inc, d/b/a Verizon Wireless
Date	By:
	Name: Clifton Casky Title: Executive Director – Network Date: 30-1-1-75
ATTEST:	Date:
Clerk of the Board of Supervisors	
Date	
Jesse Rodriguez, Chief Information Offi	
Date // /	
APPROVED AS TO FORM:	
Tobin Rosen, Deputy County Attorney	

EXHIBIT A SITE-SPECIFIC SUPPLEMENTAL AGREEMENT TO MASTER AGREEMENT RIGHT-OF-WAY USE LICENSE FOR WIRELESS COMMUNICATIONS FACILITIES

This Site-specific Supplemental Agreement is made by and between Pima County ("Licensor"), a political subdivision of the State of Arizona, and Alltel Communications Southwest Holdings, Inc., a Delaware Limited Liability Company, d/b/a Verizon Wireless ("Licensee"), referred to collectively as the "Parties", pursuant and subject to the Master Agreement Right-of-Way Use License for Wireless Communications Facilities entered into by the parties effective July 5, 2015.

RIGHT-OF-WAY LOCATION/ADDRESS

DESCRIPTION OF WIRELESS COMMUNICATIONS FACILITIES

LICENSE FEE SCHEDULE

Annual Payment due on (month day) of each year

IN WITNESS WHEREOF, the parties have affixed their signatures to this Agreement on the dates written below.

PIMA COUNTY:	LICENSEE:
Chair, Board of Supervisors	Alltel Communications Southwest Holdings, Inc, d/b/a Verizon Wireless
Date	By:
ATTEST:	Date:
Clerk of the Board of Supervisors	
Date INFORMATION TECHNOLOGY DEPA	RTMENT:
Jesse Rodriguez, Chief Information Officer	•
Date APPROVED AS TO FORM:	
Tobin Rosen, Deputy County Attorney	-
Date	

EXHIBIT B REVISED SITE-SPECIFIC SUPPLEMENTAL AGREEMENT TO MASTER AGREEMENT RIGHT-OF-WAY USE LICENSE FOR WIRELESS COMMUNICATIONS FACILITIES

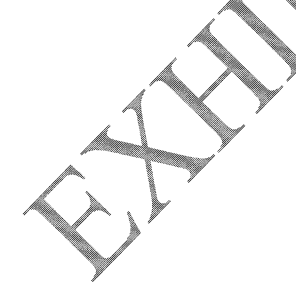
This Revised Site-specific Supplemental Agreement is made by and between Pima County ("Licensor"), a political subdivision of the State of Arizona, and Alltel Communications Southwest Holdings, Inc., a Delaware Limited Liability Company, d/b/a Verizon Wireless ("Licensee"), referred to collectively as the "Parties", pursuant and subject to the Master Agreement Right-of-Way Use License for Wireless Communications Facilities entered into by the parties effective July 5, 2015.

RIGHT-OF-WAY LOCATION/ADDRESS

DESCRIPTION OF NEW EQUIPMENT

REVISED LICENSE FEE SCHEDULE

Annual Payment due on (month/day) of each year



IN WITNESS WHEREOF, the Parties have affixed their signatures to this Revised Site-Specific Supplemental Agreement on the dates written below.

LICENSOR:	LICENSEE:
	Alltel Communications Southwest
Jesse Rodriguez, Chief Information Officer	Holdings, Inc, d/b/a Verizon Wireless
 Date	By:
	Name: Clifton Casey Title: Executive Director – Network
	Date:

SITE-SPECIFIC SUPPLEMENTAL AGREEMENT #1 TO MASTER AGREEMENT RIGHT-OF-WAY USE LICENSE FOR WIRELESS COMMUNICATIONS FACILITIES

This Site-specific Supplemental Agreement is made by and between Pima County ("Licensor"), a political subdivision of the State of Arizona, and Alltel Communications Southwest Holdings, Inc., a Delaware Limited Liability Company, d/b/a Verizon Wireless ("Licensee"), referred to collectively as the "Parties", pursuant and subject to the Master Agreement Right-of-Way Use License for Wireless Communications Facilities entered into by the parties effective July 5, 2015.

RIGHT-OF-WAY LOCATION/ADDRESS

6411 N Foothills Drive Site Name: AZTU SUNRISE/CAMPBELL (Single Use)

DESCRIPTION OF WIRELESS COMMUNICATIONS FACILITIES

6 antennas on single monopole (35'-0" H); (6) TMA/Diplexers (2 per sector) mounted behind antennas; tri sector mount; coax cables; one (1) 4'X8' generator pad; one (1) 50 KW diesel generator; one (1) automatic transfer equipment cabinet.

This site to be managed by American Tower Corporation (Exhibit SSA 1-A). All activity associated with this site to be governed by Alltel Master Agreement #CTN-IT-15*0115.

LICENSE FEE SCHEDULE Annual Payment due on July 5th of each year

07/05/2015-07/04/2016	\$ 21,000.00
07/05/2016-07/04/2017	\$ 22,050.00
07/05/2017-07/04/2018	\$ 23,152.50
07/05/2018-07/04/2019	\$ 24,310.13
07/05/2019-07/04/2020	\$ 25,525.64

IN WITNESS WHEREOF, the Parties have affixed their signatures to this Site-Specific Supplemental Agreement on the dates written below.

PIMA COUNTY:	LICENSEE:
Chair, Board of Supervisors	Alltel Communications Southwest Holdings, Inc, d/b/a Verizon Wireless
-	
Date	By: Name: Clifton Casey Title: Executive Director – Network
	Date: 24-Aug. 75
ATTEST:	v
Clerk of the Board of Supervisors	
Date	
INFORMATION TECHNOLOGY DEPAI	RTMENT:
Jesse Rodriguez, Chief Information Officer	
Pate Date	
Date 7	
APPROVED AS TO FORM:	
Tobin Rosen, Deputy County Attorney	
5/20/15 Date	

Verizon Spill Prevention, Containment & Countermeasures (SPCC)

The most critical step in spill prevention is following and maintaining fuel storage requirements, for which Verizon standards are as follows:

Fuel Tank Specifications

- All fuel tanks are UL142 compliant/certified.
- The tanks are baffled and have a fuel gauge. The tank also conforms to local transportation requirements as it pertains to transporting fuel.
- Steel fuel tanks are rust proofed on the exterior and treated internally with an anti-corrosive oil.
- Tanks include engine supply and return fittings with dip tube on supply fitting, manual fill
 neck with pre-vent cap, contents gage, vent, drain, overflow, plus two extra 1" metallic NPT
 threaded pipe plugs.
- Tanks have an emergency (pressure relief only) vent to prevent the tank from being overpressurized.
- Leak sensors are incorporated into the containment systems and are reportable in real time through the wireless network to the VZW Network Operations Center (NOC) 24hrs/day 365 days/year.
- Tanks have a direct reading mounted fuel level gauge clearly visible during fueling (i.e., visible to the person filling the tank). The fuel gauge will be set to read full at 90% full.
- A name-plate is added to the tank that shows the capacity in gallons (i.e., gallons)
- Each tank system has the following fuel shut-off features:
 - o An FM-approved fusible link fire operated safety shut-off valve in the fuel supply line.
 - Generator has a complete containment system (125% minimum) that prevents any liquid from leaving the equipment space.
 - Containment is capable of collecting any system fluid that may leak from generator unit, piping, appurtenances or tank. Fluids include diesel fuel, coolant and/or oil.
- Tank and secondary containment are inspected monthly. Alarms for containment and leak detection are tested semi-annually to ensure NOC receives the alarm and calls out response number within 5 minutes of receiving alarms.

Refueling Process:

Tank truck fuel delivery procedures:

- Gauge AST and check the level gauge to prevent tank overfill.
- Set parking brake and use chock blocks to prevent movement; inspect fittings and fueling hose for damage.
- Place drip pans under valve-hose fitting connections.
- Monitor the liquid level in the receiving tank during transfer to prevent tank overfill.
- If an oil spill occurs, the spill kit will be used to contain the spill. Main spill kit is located opposite the fuel dispensers at the fuel storage and transfer area.
- Do not top off tank after automatic shut-off.
- Refueling company to transfer all waste into waste oil tote: Transfer all waste oil into the
 tote fill port using a funnel. If an oil spill occurs, the spill kit in the shop will be used to
 contain the spill.

In the event secondary containment leaks oil:

Step 1: Stop the spill

VZW to call 800 number posted on every generator for spill response team to mobilize. All ignition sources are to be turned off, de-energized, removed, or disabled immediately. The leak or spill should be stopped by properly qualified and equipped personnel using approved putty, dowel rods, and or similar materials. Turn off nozzles or valves from the leaking container, if it can be done safely.

Step 2: Contain and recover the spill.

If the spill or leak cannot be stopped, emergency response team will deploy spill containment barriers, drip pans, floor barriers, and or catch basins to contain spilled liquids. Use of sorbent materials such as socks, pads, and chemical solidifiers will be used to contain any fuel not captured by deployed barriers, drip pans, and catch basins. Note that sorbents do not make petroleum nonflammable, so ignition sources are to be left off, disengaged, disabled, or deenergized.

Step 3: Collect the contaminated sorbent.

Emergency response team will collect all recovered spill material, pads, and sorbent chemicals into chemically neutral and approved collection drums for disposal per EPA requirements, along with all applicable documentation related to the recovery and disposal of the chemicals filed with local, State, and Federal authorities.

Step 4: Secure the waste.

All waste generated from the spill site, including all soils that were removed due to contamination will be transported by the emergency response team to a State and EPA qualified chemical disposal company. The emergency response company will retain copies of, and provide original documents to Verizon Wireless, of all documents, forms, reports, and incident details.

BADIATION FROM THIS FACILITY WILL NOT INTERFERE WITH OPPRATION OF OTHER CONMUNICATION DEVICES.

PROJECT DESCRIPTION

THIS PROJECT CONSISTS OF THE INSTALLATION OF (1) 4"X" GENERATOR PAD, (1) 48 KW DIESEL GENERATOR, AND (1) AUTOMATIC TRANSFER EQUIPMENT CABINET,

SPILL PREVENTION CONTROL AND COUNTERMEASURE

THE PROPOSED ABOVE GROUND GENERATOR FUEL TANK CAPACITY IS 210 U.S. GALLONS IN WHICH THE STE IS NOT SUBJECT TO SPOC RULE PER FEA. SPOC RULE REQUERES-A MINIMUM OF 1,320 U.S. GALLONS FOR ABOVE GROUND FACURIES.

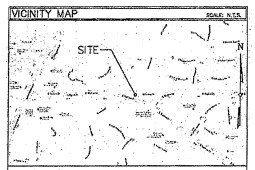
Arizona Biue Stalie, Inc.



TUC SUNRISE & CAMPBELL

6411 N. FOOTHILLS DRIVE **TUCSON, AZ 85718** CITY OF TUCSON PIMA COUNTY

GENERATOR ADDITION



Call before you die.

DRIVING DIRECTIONS:

DRIVING DIRECTIONS:

TROM TEMPS OFFICE.

1. HEAD WEST ON W GEMBI OR TOWARD S ASH AVE.

2. TURN LEFT ONTO S ASH AVE.

3. TURN RICHT ONTO S SAN AVE.

4. TAKE IST LEFT ONTO S SAN AVE.

5. TURN RICHT ONTO SUN CIRCLE TRAIL.

4. TAKE IST LEFT ONTO S CHYRDER TO.

6. TURN LEFT TO WEST CONTO I—10 E TOWARD TUCSON:

7. CONTINUE ON I—10 F FOR APPROXIMATELY 92.1# MILES.

8. TAKE EDIT ON TOWARD GRAMES GOVE RO.

10. TURN LEFT TO STAY ON E SKYLING DR.

12. TURN LEFT TO STAY ON E SKYLING DR.

13. TURN LEFT TO STAY ON E SKYLING DR.

14. SITE IS LOCATED ON LEFT SIDE OF ROAD.

6411 N. FOOTHILLS DRIVE TUCSON, AZ 85718 (520) 791-5780 (520) 791-5780 (520) 791-4444 ESTE INFORMATION: RESCUE: TAX MAP PARCEL ID: 108-01-7130 ZONING CLASSIFICATIONS HUNICIPALITY: CITY OF TUCSON/PIMA COUNTY STRUCTURE TYPE: N 32' 19' 22.0" W 110' 55' 20.9'

TOWER COORDINATES (NAD 83):

PROJECT SUMMARY

SITE NAME:

GROUND ELEVATION (NAV 88): 2.717.1'± AMSL PROPERTY OWNER:

PINA COUNTY-CVT - REAL PROPERTY ONISION 1313 S. MISSION ROAD TUCSON, AZ 89713

TUC SUNRISE & CAMPBELL

APPLICANT: CONTACT PERSON TECTORIC ENGINEERING FOR VERIZON WIRELESS 4041 S. McCLINTOCK DRIVE, SUITE 302 1EMPE, AZ 85282 COLMAN BURKE

ENGINEERS/DESIGNERS:

TECTONIC ENGINEERING & SURVEYING CONSULTANTS, P.C. 8839 MAYLAND DRIVE, SUITE 102 RICHMOND, VA, 23294

ENGINEERING CONTACT PERSON: ENGINEERING CONTACT PHONE: LEASING/ZONING CONTACT PERSON:

PHILIP S. HELITA, P.E. COLLIAN BURKE

SURVEYOR: SURVEYOR CONTACT PERSON: SURVEYOR CONTACT PHONE:

AMBIT CONSULTING

GENERAL PROJECT NOTES

PRIOR TO SUBMITTING A DID, THE CONTRACTOR SHALL FAMILIARIZE HIMSELF/MERSELF WITH THE SCOPE OF WORK AND ALL CONDITIONS AFFECTING THE NEW PROJECT,

CONTRACTOR SHALL VERIFY ALL FIELD CONDITIONS AND DIMENSIONS OF THE JOB SHE AND CONFIRM THAT WORK AS MIDICATED ON THESE CONSTRUCTION DOCUMENTS CAN BE ACCOMPLISHED AS SHOWN PRIOR TO COMMENCEMENT OF ANY WORK.

ALL FIELD MODIFICATIONS BEFORE, DURING, OR AFTER CONSTRUCTION SHALL BE APPROVED IN WRITING BY A VEHIZON WHELESS REPRESENTATIVE.

INSTALL ALL EQUIPMENT AND MATERIALS PER THE MANUFACTURER'S RECOMMENDATIONS, UNLESS HIDICATED OTHERWISE.

NOTIFY VERICON WIRELESS, IN URBING, OF ANY MAJOR DISCREPANCIES, REGARDING THE CONTRACT DOCUMENTS, ENSITING CONDITIONS, AND GESIGN RITERIT. THE CONTRACTOR SHALL BE RESPONSIBLE FOR GOTAINING CLARRICATORS FROM A VERICON WIRELESS REPRESENTATIVE, AND ADJUSTING THE BID ACCORDINGLY.

CONTRACTOR SHALL DE SOLELY RESPONSIBLE FOR ALL CONSTRUCTION MEANS, METHODS, TECHNIQUES, SEQUENCES AND PROCEDURES OF THE WORK UNDER THE CONTRACT.

CONTRACTOR SHALL PROTECT ALL EXSEND INPROVEMENTS AND FINISHES THAT ARE TO REALAND. CONTRACTOR SHALL REPAIR, AND JAMACE THAT HAY OCCUR, OUTING THE CONSTRUCTION TO THE SABSFACTION OF A VERIZON VIRILLESS REPRESENTANCE.

CONTRACTOR PLANS TO RELUSTRATE THE AS-BUILT CONDITION OF THE SITE. FOLLOWING THE FINAL INSPECTION BY VERIZON WINELESS, THE CONTRACTOR SHALL PROVIDE VERIZON WIRELESS WITH ONE COPY OF ALL RED-LINEO ORRANDOS.

VERBY ALL FINAL EQUIPMENT WITH A VERIZON WIRELESS REPRESENTATIVE: ALL COUPMENT LAYOUT, SPECS, PERFORMENT INSTALLABOR AND THESE FINAL LOCATION ARE TO, BE APPROVED BY VERIZON WIRELESS. THE CONTRACTOR SHALL BE RESPONSIBLE FOR CONGRIMATING HIS/HER WORK WITH THE WORK AND CLEARANCES REQUIRED BY OTHERS RELATED TO SAID INSTALLATIONS.

PLANS CONFORM TO 2009 IBC

PLANS CONFORM TO NEC 2011

ALL PLANS SCALE TO 24" x 36"

SHEET	TITLE .	REV.NO.	DATE
T=1	TITLE SHEET	3	1/18/13
LS-1	TOPOGRAPHIC SURVEY	0	4/24/12
G-1	EXISTING SITE PLAN AND SITE PHOTOS	3	1/18/13
.C-2	PROPOSED SITE PLAN AND ELEVATIONS	3	1/16/13
C~3	GENERATOR VIEWS & DETAILS	3.	1/18/13
C-4	BOLLARD DETAILS	3	1/16/13
E,1	ELECTRICAL SITE PLAN	3	1/18/13
£-2	ELECTRICAL NOTES; DETAILS & SINGLE LINE DIAGRAM	3.	1/15/13
G-1	GROUNDING SITE PLAN.	3 .	1/16/13
G-2	GROUNDING NOTES & DETAILS	3 3	1/10/13
SP-1	SPECIFICATION SHEET	3	1/18/13
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TESTORO Engineering & Surveying Coney 4042 South McCinfect Brise, Suite 302 Tomon: AZ 67282

WORK ORDER NUMBER DRAWN BY BISD SUNDING SLL

0 8/19/12 PRELIMINARY 1 9/18/12 100% CD 2 11/19/12 100% SPCC UPDATE .3 1/16/13 100% COMMENTS

UNAUTHORIZED ALTERATION OR ADDITIONS TO A PLAN SEARING THE SCAL OF A LICENSED ENGINEER OR LAND SURVEYOR IS A VIOLATION OF THE STATES LICENSING REGULATIONS

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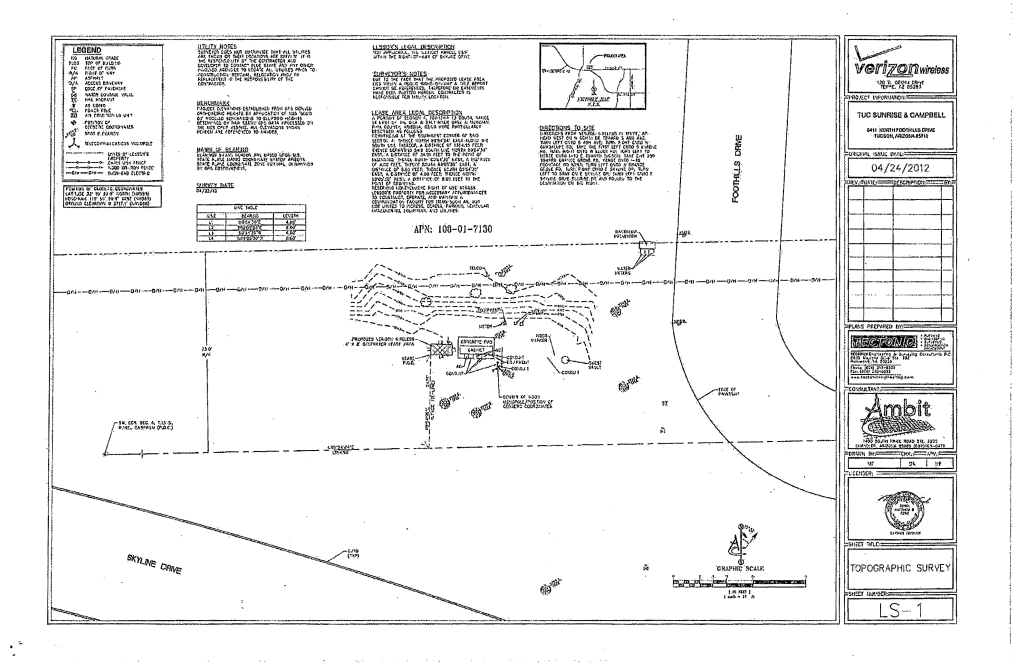
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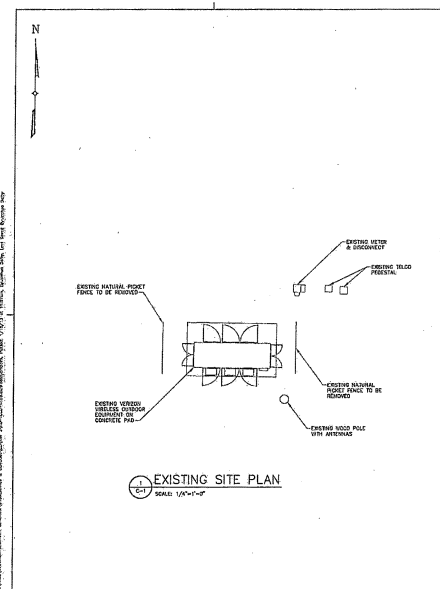
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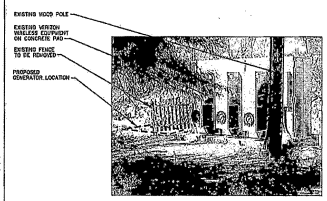
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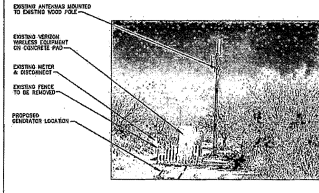
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VIEW OF NEW GENERATOR LOCATION (NORTHWEST VIEW)



VIEW OF NEW GENERATOR LOCATION (WEST VIEW)



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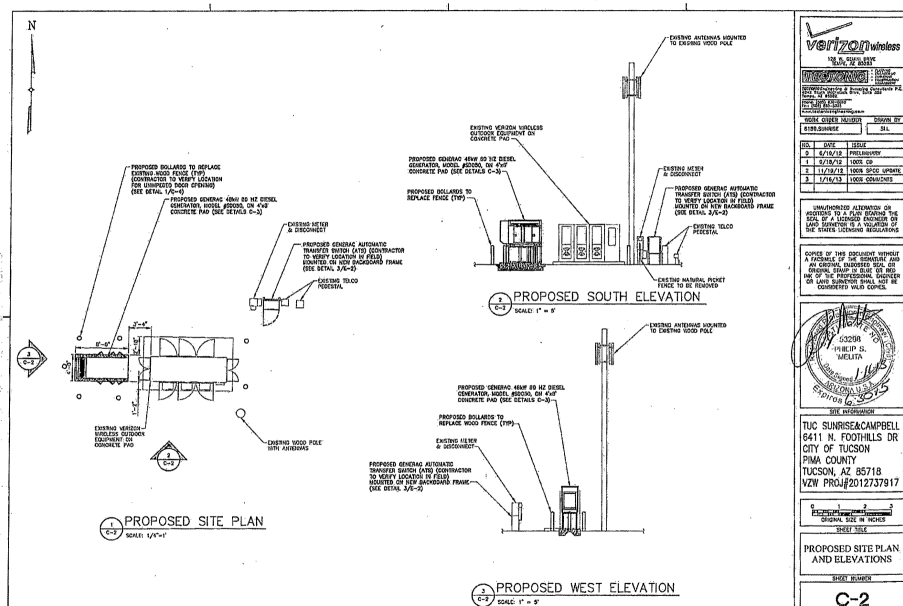
TUC SUNRISE&CAMPBELL

6411 N. FOOTHILLS DR CITY OF TUCSON PIMA COUNTY TUCSON, AZ 85718 VZW PROJ#2012737917



EXISTING SITE PLAN AND SITE PHOTOS

SHEET NUMBER



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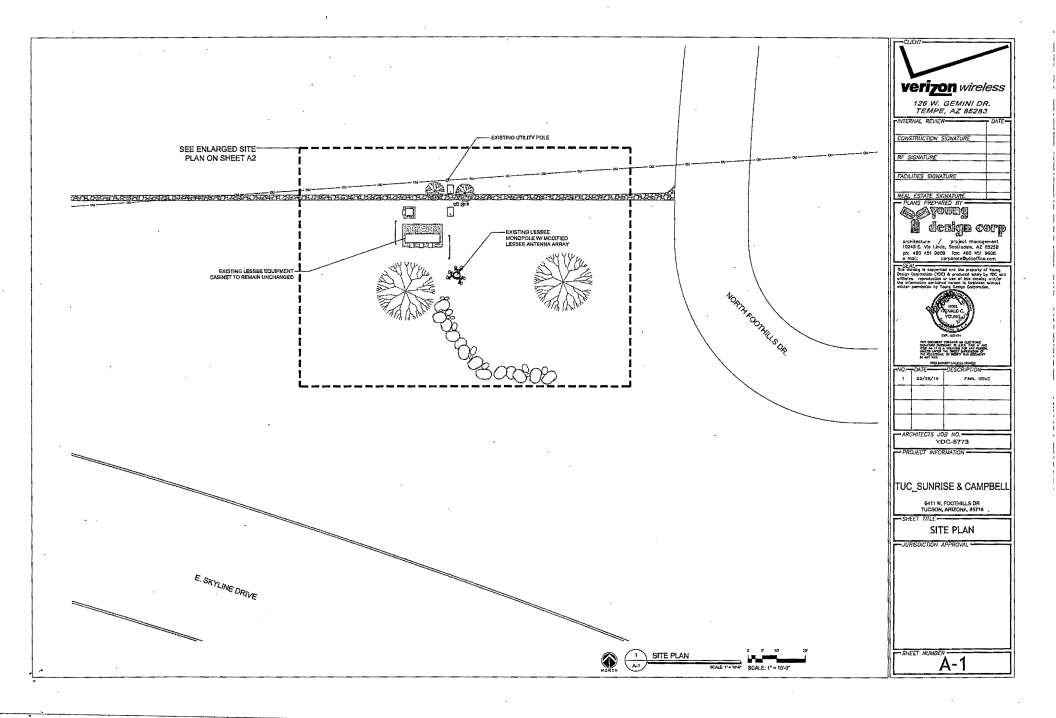
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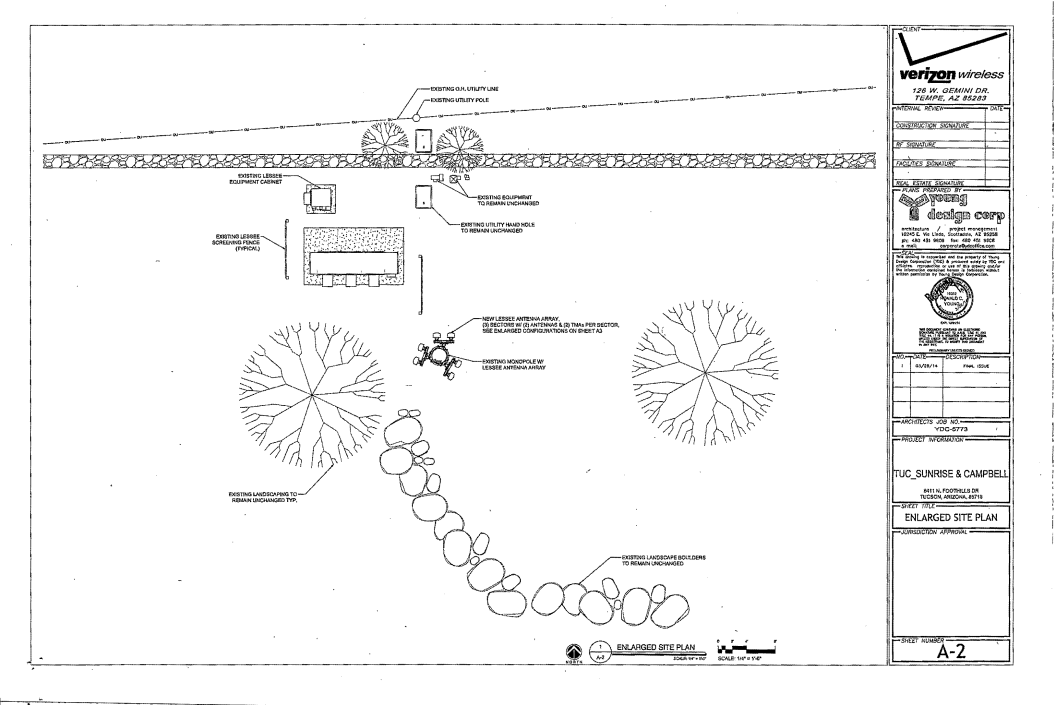
PROPOSED SITE PLAN AND ELEVATIONS

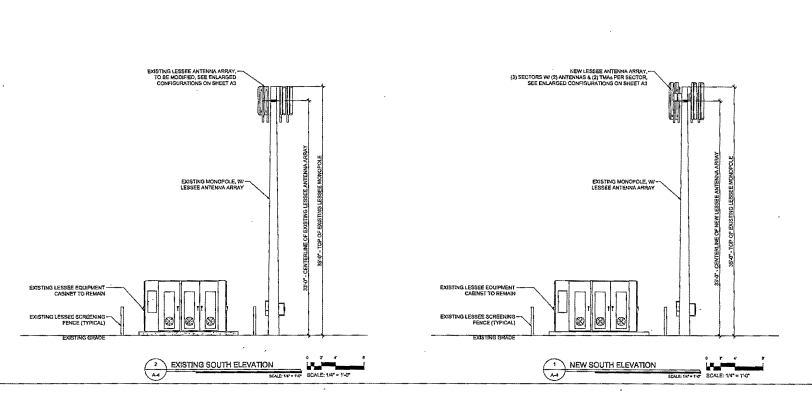
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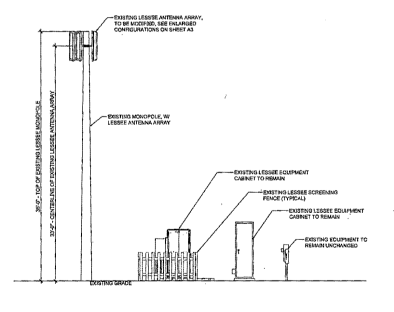
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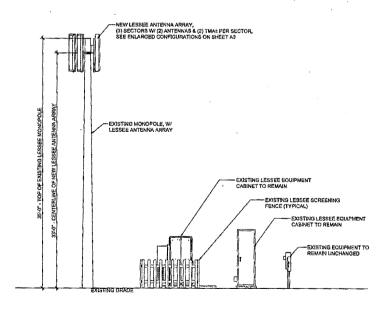






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2 EXISTING EAST ELEVATION SCALE: 1/4" = 1"-0"
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March 10, 2015

Pima County Government Information Tech. Department 150 W. Congress St.,6th Floor Tucson, AZ 85701-1317

Re: Notice of and consent to sublease of Ground Lease 86631 ("Ground Lease") and subsequent leaseback of a portion of Site 212984, located at 6411 North Foothills Drive, Tucson, AZ 85718 (the "Site")

Dear Pima County Government:

On February 5, 2015, Verizon Communications Inc. ("Verizon") entered into an agreement ("Agreement") with American Tower Corporation ("American Tower") regarding a portion of Verizon's tower portfolio (the "Portfolio"), including the right for American Tower to manage and operate the Portfolio. Your Ground Lease and the Site associated with the Ground Lease are part of the Portfolio.

American Tower and Verizon expect the initial transactions contemplated under the Agreement ("Transaction") to close on or before May 1, 2015. As part of the Transaction, Verizon's affiliate party to the Ground Lease will: (i) sublease the Ground Lease to American Tower or one of its affiliates and (ii) leaseback a portion of the Site from American Tower or one of its affiliates and retain certain rights to continue using such portion of the Site (such sublease and leaseback hereinafter referred to as the "Ground Lease Sublease and Leaseback").

The purpose of this letter is to provide notice of and request your consent to the Ground Lease Sublease and Leaseback. Please sign below and return this letter to us in the enclosed self-addressed pre-paid envelope. Thank you for your cooperation and prompt attention to this matter. If you have any questions, please call 877-362-1658 or send an email to land@AmericanTower.com.

Sincerely,

Justine D. Paul

ATC Site Number: 418755 ATC Lease Number: VZL86631 VZ Site Number: 212984 VZLease Number: 86631



The undersigned consents to the Ground Lease Sublease and Leaseback as set forth above. Pima County Government Licensee: Ву: _____ Alltel Communications Southwest Holdings, Inc, d/b/a Verizon Wireless Print Name: Title: By: Date: Name: Executive Director Title: Area Vice President Network ATTEST: Date: Clerk of the Board of Supervisors Date: _____

INFORMATION TECHNOLOGY:

Jesse Rodriguez, Chief Information Officer

Date: 7/4//5

APPROVED AS TO FORM:

Tobin Rosen, Deputy County Attorney

Date: 3/17/15

ATC Site Number: 418755 ATC Lease Number: VZL86631 VZ Site Number: 212984

VZLease Number: 86631

SITE-SPECIFIC SUPPLEMENTAL AGREEMENT #2 TO MASTER AGREEMENT RIGHT-OF-WAY USE LICENSE FOR WIRELESS COMMUNICATIONS FACILITIES

This Site-specific Supplemental Agreement is made by and between Pima County ("Licensor"), a political subdivision of the State of Arizona, and Alltel Communications Southwest Holdings, Inc., a Delaware Limited Liability Company, d/b/a Verizon Wireless ("Licensee"), referred to collectively as the "Parties", pursuant and subject to the Master Agreement Right-of-Way Use License for Wireless Communications Facilities entered into by the parties effective July 5, 2015.

RIGHT-OF-WAY LOCATION/ADDRESS

5104 North Sabino Canyon Road Site Name: AZTU SABINO CANYON (Single Use)

DESCRIPTION OF WIRELESS COMMUNICATIONS FACILITIES

(6) antennas on existing wood pole (19'6"); (6) TMA/Diplexers (2 per sector) mounted behind antennas; one (1) 4'X8' generator pad; one (1) 50 KW diesel generator; one (1) automatic transfer equipment cabinet; six (6) diplexers at ground level; twelve (12) 7/8" coax cables.

LICENSE FEE SCHEDULE Annual Payment due on July 5th of each year

07/05/2015-07/04/2016	\$ 21,000.00
07/05/2016-07/04/2017	\$ 22,050.00
07/05/2017-07/04/2018	\$ 23,152.50
07/05/2018-07/04/2019	\$ 24,310.13
07/05/2019-07/04/2020	\$ 25,525.64

Alltel dba Verizon SSA #2 5104 N Sabino Canyon AZTU SABINO CANYON (Single Use) IN WITNESS WHEREOF, the Parties have affixed their signatures to this Site-Specific Supplemental Agreement on the dates written below.

PIMA COUNTY:	LICENSEE:
Chair, Board of Supervisors	Alltel Communications Southwest Holdings, Inc, d/b/a Verizon Wireless
Date	By: Name: Clifton Casey Title: Executive Director – Network
	Date: 24-Jul-75
ATTEST:	
Clerk of the Board of Supervisors	
Date	
Jesse Rodriguez, Chief Information Officer Date	RTMENT:
APPROVED AS TO FORM:	
Tobin Rosen, Deputy County Autorney	
5/2/15	

Date

Verizon Spill Prevention, Containment & Countermeasures (SPCC)

The most critical step in spill prevention is following and maintaining fuel storage requirements, for which Verizon standards are as follows:

Fuel Tank Specifications

- All fuel tanks are UL142 compliant/certified.
- The tanks are baffled and have a fuel gauge. The tank also conforms to local transportation requirements as it pertains to transporting fuel.
- Steel fuel tanks are rust proofed on the exterior and treated internally with an anti-corrosive oil.
- Tanks include engine supply and return fittings with dip tube on supply fitting, manual fill
 neck with pre-vent cap, contents gage, vent, drain, overflow, plus two extra 1" metallic NPT
 threaded pipe plugs.
- Tanks have an emergency (pressure relief only) vent to prevent the tank from being overpressurized.
- Leak sensors are incorporated into the containment systems and are reportable in real time through the wireless network to the VZW Network Operations Center (NOC) 24hrs/day 365 days/year.
- Tanks have a direct reading mounted fuel level gauge clearly visible during fueling (i.e., visible to the person filling the tank). The fuel gauge will be set to read full at 90% full.
- A name-plate is added to the tank that shows the capacity in gallons (i.e., gallons)
- Each tank system has the following fuel shut-off features:
 - o An FM-approved fusible link fire operated safety shut-off valve in the fuel supply line.
 - Generator has a complete containment system (125% minimum) that prevents any liquid from leaving the equipment space.
 - Containment is capable of collecting any system fluid that may leak from generator unit, piping, appurtenances or tank. Fluids include diesel fuel, coolant and/or oil.
- Tank and secondary containment are inspected monthly. Alarms for containment and leak detection are tested semi-annually to ensure NOC receives the alarm and calls out response number within 5 minutes of receiving alarms.

Refueling Process:

Tank truck fuel delivery procedures:

- Gauge AST and check the level gauge to prevent tank overfill.
- Set parking brake and use chock blocks to prevent movement; inspect fittings and fueling hose for damage.
- Place drip pans under valve-hose fitting connections.
- Monitor the liquid level in the receiving tank during transfer to prevent tank overfill.
- If an oil spill occurs, the spill kit will be used to contain the spill. Main spill kit is located opposite the fuel dispensers at the fuel storage and transfer area.
- Do not top off tank after automatic shut-off.
- Refueling company to transfer all waste into waste oil tote: Transfer all waste oil into the
 tote fill port using a funnel. If an oil spill occurs, the spill kit in the shop will be used to
 contain the spill.

In the event secondary containment leaks oil:

Step 1: Stop the spill

VZW to call 800 number posted on every generator for spill response team to mobilize. All ignition sources are to be turned off, de-energized, removed, or disabled immediately. The leak or spill should be stopped by properly qualified and equipped personnel using approved putty, dowel rods, and or similar materials. Turn off nozzles or valves from the leaking container, if it can be done safely.

Step 2: Contain and recover the spill.

If the spill or leak cannot be stopped, emergency response team will deploy spill containment barriers, drip pans, floor barriers, and or catch basins to contain spilled liquids. Use of sorbent materials such as socks, pads, and chemical solidifiers will be used to contain any fuel not captured by deployed barriers, drip pans, and catch basins. Note that sorbents do not make petroleum nonflammable, so ignition sources are to be left off, disengaged, disabled, or deenergized.

Step 3: Collect the contaminated sorbent.

Emergency response team will collect all recovered spill material, pads, and sorbent chemicals into chemically neutral and approved collection drums for disposal per EPA requirements, along with all applicable documentation related to the recovery and disposal of the chemicals filed with local, State, and Federal authorities.

Step 4: Secure the waste.

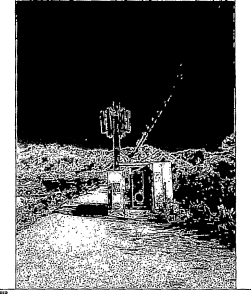
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TUC_SABINO CANYON-AWS SITE NAME: 5104 N. SABINO CANYON ROAD TUCSON, ARIZONA, 85750

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verizon wireless 126 W. GEMINI DR. TEMPE, AZ 85283

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VERITON WRITLESS 120 IV. GREEN IN. TEMPT, MRITONA, ESSES

CONTACT: DAVID DUTTINER PROXECENTS 777-4016

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CONTACTS BY AN TANYSON

PHONE: (007) 503-5700

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TAX: (AD) 451-4028

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STRUCTURAL CO-SILITANT Tongs: endreeding profes Itelauntien blyd. Ralega, ng stegl Contact: erghalalatores Phose; etd) et 1-615; Fac: [210) 801-8350

NOTE: RITNEW ECUIPMENT INSTALLED ON TOWER SHALL BE PAINTED TO MATCH EXISTING ANTENNAS & POLE

PAULING SELECTION SECULATION SECU



